1 2 3 4 5 6	SHEPPARD, MULLIN, RICHTER & HAMPTO A Limited Liability Partnership Including Professional Corporations ROBERT S. BEALL, Cal. Bar No. 132016 rbeall@sheppardmullin.com SHANNON Z. PETERSEN, Cal. Bar No. 211420 spetersen@sheppardmullin.com 650 Town Center Drive, 4th Floor Costa Mesa, California 92626-1993 Telephone: 714-513-5100 Facsimile: 714-513-5130 LEANN PEDERSEN POPE (Admitted <i>Pro Hac</i>	5			
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11	Facsimile: 312-840-7900				
12	SECURITIES CORP., and WAMU ASSET				
13	ACCEPTANCE CORP.				
14					
15	UNITED STATES DISTRICT COURT				
16 17	NORTHERN DISTRICT OF CALIFORNIA – SAN JOSE DIVISION				
18	ENERDA AMBADANI DAEAEI CICNEDOC	Cose No. 5,07 ov. 04409 IE (D.Cv.)			
19	ENEIDA AMPARAN, RAFAEL CISNEROS and GUADALUPE CISNEROS, individually and on behalf of all other similarly situated,	Case No. 5:07-cv-04498-JF (RSx) STIPULATION AND [PROPOSED]			
20	Plaintiffs,	ORDER EXTENDING TIME FOR DEFENDANTS WASHINGTON MUTUAL			
21	v.	MORTGAGE SECURITIES CORP., WAMU ASSET ACCEPTANCE CORP.,			
22	PLAZA HOME MORTGAGE, INC.; WASHINGTON MUTUAL MORTGAGE SECURITIES CORP.; WAMU ASSET	AND PLAZA HOME MORTGAGE, INC. TO RESPOND TO THIRD AMENDED COMPLAINT			
23					
24	ACCEPTANCE CORP.; COUNTRYWIDE HOME LOANS, INC.; COUNTRYWIDE				
25	BANK, FSB; and DOES 5 through 10, inclusive,				
26	Defendants.				
27					
28	5:07-cv-04498-JF-(RSx)	STIPULATION EXTENDING TIME TO RESPOND TO THIRD AMENDED COMPLAINT			

Pursuant to Federal Rule of Civil Procedure 6(b) and Local Rule 6-1(a), plaintiffs Eneida Amparan, Rafael Cisneros and Guadalupe Cisneros ("Plaintiffs"), and defendants Washington Mutual Mortgage Securities Corp., WaMu Asset Acceptance Corp., and Plaza Home Mortgage, Inc. (collectively, the "Parties"), through their undersigned counsel, stipulate as follows:

WHEREAS, on August 31, 2009, Plaintiffs filed a Third Amended Complaint ("TAC") in this action, adding new Plaintiffs and Defendants as well as modifying the allegations of the original Plaintiff against the original Defendants;

WHEREAS, on August 28, 2009, the Court entered an Order requiring the Defendants to respond to the TAC within thirty days of service, under which Order the Defendants' responsive pleadings would be due on or before September 30, 2009;

WHEREAS, on September 24, 2009, Plaintiffs and two of the newly added Defendants, Countrywide Home Loans, Inc. and Countrywide Bank, FSB, entered a Stipulation extending the time for those Defendants to respond to the TAC until October 26, 2009;

WHEREAS, the Parties agree that all Defendants' pleadings in response to the TAC should be made according to the same schedule to avoid piecemeal motion practice;

WHEREAS, no party will be prejudiced by the stipulated extension; and WHEREAS, this Stipulation is without prejudice to, or waiver of, any rights or defenses otherwise available to any of the parties in this action;

NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, between Plaintiffs and Defendants Washington Mutual Securities Corp., WaMu Asset Acceptance Corp., and Plaza Home Mortgage, Inc., by their respective undersigned counsel, that these Defendants shall have through and including October 26, 2009 to answer or otherwise respond to the TAC.

Pursuant to the United States District Court, Northern District of California, Civil

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1	Local Rule 6-1(b), the parties respectfully submit the attached proposed order for the		
2	convenience of the court.		
3	Dated: September 25, 2009	/s/ Stephen R. Meinertzhagen	
4		Stephen R. Meinertzhagen smeinertghagen@burkelaw.com	
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13		Fax: 714-513-5130	
14 15		Attorneys for Defendants Washington Mutual Securities Corp., and WaMu Asset Acceptance Corp.	
16	Dated: September 25, 2009	/s/ John D. Alessio	
17		John D. Alessio jda@procopio.com	
18		PROCOPIO CORY HARGREAVES & SAVITCH,	
19		LLP 530 B Street, Suite 2100	
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21		Fax: 619-235-0398	
		Attorneys for Defendant Plaza Home Mortgage, Inc.	
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28	5:07-cv-04498-JF (RSx)	3 STIPULATION EXTENDING TIME TO RESPOND TO	
	602663.1	THIRD AMENDED COMPLAINT	

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	Dated: September 25, 2009	/s/ David M. Arbogast
1	Dated: September 23, 2009	David M. Arbogast
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28	4	
20	5:07-cv-04498-JF (RSx)	STIPULATION EXTENDING TIME TO RESPOND TO THIRD AMENDED COMPLAINT
	602663.1	I TIKU AMENDED COMPLAINI

[PROPOSED] ORDER Pursuant to the Stipulation of counsel and for good cause shown, IT IS HEREBY ORDERED that: Defendants Washington Mutual Mortgage Securities Corp., WaMu Asset Acceptance Corp., and Plaza Home Mortgage, Inc., shall have through and including October 26, 2009 to answer or otherwise respond to the Third Amended Complaint. IT IS SO ORDERED: 10/1/09 DATED: Hon. Jeremy United States District Court Judge STIPULATION EXTENDING TIME TO RESPOND TO THIRD AMENDED COMPLAINT 5:07-cv-04498-JF (RSx)

602663.1

1 **ATTESTATION OF SIGNATURE** 2 (N.D. Cal. General Order No. 45) 3 Pursuant to N.D. Cal. General Order No. 45 § X(B), I hereby attest under penalty of 4 perjury that concurrence in the filing of this document has been obtained by all the 5 signatories. 6 Dated: September 25, 2009 /s/ John D. Alessio John D. Alessio 7 ida@procopio.com 8 PROCOPIO CORY HARGREAVES & SAVITCH, LLP 9 530 B Street, Suite 2100 San Diego, California 92101 10 Tel: 619-238-1900 11 619-235-0398 Fax: Attorneys for Defendant Plaza Home Mortgage, 12 Inc. 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 STIPULATION EXTENDING TIME TO RESPOND TO 5:07-cv-04498-JF (RSx) THIRD AMENDED COMPLAINT

602663.1

Eneida Amparan, et al. v. Plaza Home Mortgage, Inc., et al. 1 USDC Case No. 5:07-cv-04498-JF 2 CERTIFICATE OF SERVICE 3 NORTHERN DISTRICT OF CALIFORNIA – SAN JOSE DIVISION 4 I am employed in the County of San Diego; I am over the age of eighteen years and not a 5 6 party to the within entitled action; my business address is 530 B Street, Ste. 2100, San Diego, CA 7 92101. 8 On September 28, 2009, I served a copy of the following document(s) described as: 9 STIPULATION and [PROPOSED] ORDER EXTENDING TIME FOR DEFENDANTS 10 MUTAL MORTGAGE SECURITIES CORP., WAMU ASSET WASHINGTON ACCEPTANCE CORP., AND PLAZA HOME MORTGAGE, INC. TO RESPOND TO 11 THIRD AMENDED COMPLAINT on the interested party(ies) in this action as follows: [X] Via CM-ECF (Electronic Filing System) United States District Court, Northern District 12 Lee A. Weiss David M. Arbogast 13 Rebecca Tingey Jeffrey K. Berns 14 Browne Woods George LLP Arbogast & Berns LLP 19510 Ventura Boulevard, Suite 200 49 West 37th Street, 15th Floor 15 New York, New York 10018 Tarzana, California 91356 Tel: 212-354-4901/Fax: 212-354-4904 Tel: 818-961-2000/Fax: 818-867-4820 16 E-mail: lweiss@bwgfirm.com E-mail: darbogast@law111.com E-mail: jberns@law111.com E-mail: rtingey@bwgfirm.com 17 18 Michael A. Bowse Jonathan Shub Brown Woods George LLP Seeger Weiss LLP 2121 Avenue of the Stars, Suite 2400 1515 Market Street, Suite 1380 Los Angeles, California 90067 Philadelphia, Pennsylvania 19102 20 Tel: 310-274-7100/Fax: 310-275-5697 Tel: 215-564-2300/Fax: 215-851-8029 21 E-mail: jshub@seegerweiss.com E-mail: mbowse@bwgfirm.com 22 Christopher A. Seeger Stephen R. Meinertzhagen Seeger Weiss LLP smeinertghagen@burkelaw.com 23 BURKE, WARREN, MACKAY & One William Street New York, New York 10004 SERRITELLA, P.C. 24 330 North Wabash Avenue, 22nd Floor Tel: 212-584-0700/Fax: 212-584-0799 25 Chicago, Illinois 60611 E-mail: cseeger@weiss.com Tel: 312-840-7000 26 Fax: 312-840-7900 27

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STIPULATION EXTENDING TIME TO RESPOND TO THIRD AMENDED COMPLAINT

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	Fax: 310-286-0992	Fax: 415-677-9041	
4	E-mail: bbrown@goodwinprocter.com	E-mail: rbader@goodwinprocter.com	
5	FEDERAL: I declare that I am employed in	the office of a member of the bar of this Court at	
6			
7	whose direction the service was made. I declare under penalty of perjury under the laws of the		
8	United States of America that the foregoing is true and correct.		
9	Executed on September 28, 2009, at San Diego, CA 92101		
10			
11		/s/ John D. Alessio	
12		John D. Alessio	
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